# Exhibit E

## IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

TERRY GENE BOLLEA
professionally known as HULK Case No. 12012447CI-011
HOGAN

Plaintiff,

VS.

GAWKER MEDIA, LLC aka GAWKER MEDIA; NICK DENTON; A.J. DAULERIO, FILED

MAR 1 & 2016

KEN BURKE CLERK CIRCUIT COURT

Defendants.

VERDICT

We, the jury, return the following verdict:

#### First Claim

#### PUBLICATION OF PRIVATE FACTS

1. Did Plaintiff prove that, by posting the VIDEO, Defendants publicly disclosed private facts about Plaintiff in a manner that a reasonable person would find highly offensive?

YES\_\_\_\_\_NO\_\_\_

If your answer is **YES**, please answer **Question 2**.

If your answer is **NO**, then your verdict is against Plaintiff on claim for publication of private facts, and you should proceed to **Question 3**.

2.	Did Plaintiff p	prove that	the VIDEO	was <b>NOT</b>	a matter	of legitimate public
7	concern?		250			1

YES NO \_\_\_

If you answered **YES** to Questions **1-2**, then your verdict on the claim of publication of private facts is in favor of **Plaintiff**. Please proceed to **Question 3**.

If you answered **NO** to **Question 2**, then your verdict is against Plaintiff on <u>ALL</u> of his claims, and in favor of **Defendants** on their **First Amendment Defense**; and your deliberations are over and you will <u>not</u> consider any further claims, or damages. You should only sign this Verdict form and return it to the courtroom.

3. Did **Nick Denton** participate in the posting of the VIDEO on Gawker.com?

V	/	•	•	- 1
YES_	<u> </u>	80	NO_	

Please proceed to Question 4.

#### Second Claim

#### INVASION OF PRIVACY BASED ON INTRUSION

4.	Did	Plaintiff	prove	that	Defendants	wrongfully	intruded	into	а	place
	whe	re he had	a reas	onab	le expectation	of privacy?	,			9

YES \_ NO \_\_\_

If your answer is YES, please answer Question 5.

If your answer is **NO**, then your verdict is against Plaintiff on his claim for invasion of privacy based on intrusion, and you should proceed to **Question 6**.

5.	Did Plaintiff prove that the VIDEO	was posted in such a manner as	to
	outrage or cause mental suffering,	shame or humiliation to a person	of
	ordinary sensibilities?	(6)	

YES \_\_\_\_\_ NO \_\_\_\_

If you answered **YES** to **Questions 4-5**, then your verdict on the claim of invasion of privacy based on intrusion is in favor of **Plaintiff**.

If you answered **NO** to **Question 5**, then your verdict is against Plaintiff on his claim for invasion of privacy based on intrusion. Please proceed to **Question 6**.

#### Third Claim

#### VIOLATION OF FLORIDA COMMON LAW RIGHT OF PUBLICITY

6.	Did Pla	aintiff p	rove th	at Defen	dants	used	Plaintiff's	name or	likeness fo	or a
	comme	ercial or	r advert	tising pu	rpose	2		8	ř	
			/				:8	79		
	e (10)	YES	V	NO	10		u.			

If your answer is YES, please answer Question7.

If your answer is **NO**, then your verdict is against Plaintiff on his claim for violation of Florida common law right of publicity, and you should proceed to **Question 8**.

7. Did Plaintiff prove that he **did** <u>not</u> authorize the use of his name or likeness?

YES V	NO

If you answered **YES** to Questions **6-7**, then your verdict on the claim of violation of Florida common law right of publicity is in favor of **Plaintiff**, and you should proceed to **Question 8**.

If you answered **NO** to **Question 7**, then your verdict is against Plainitff on claim for violation of Florida common law right of publicity. Please answer **Question 8**.

#### Fourth Claim

#### INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

8.	Did Plaintiff p	rove tha	t postir	ng the	VIDEO	was e	extreme	and	outrageous
	to a person of	ordinary	sensib	ilities?	10				
	YES_	~	NO _	*:		22			46

If your answer is YES, please answer Question 9.

If your answer is **NO**, then your verdict on Plaintiff's claim for intentional infliction of emotional distress is against Plaintiff, and you should proceed to **Question 11**.

9. Did Plaintiff prove that Defendants intended to cause him severe emotional distress, or acted with reckless disregard of the high probability of causing him severe emotional distress?

1.	882
YES _	NO

If your answer is **YES**, please answer **Question 10**.

If your answer is **NO**, then your verdict on Plaintiff's claim for intentional infliction of emotional distress is against Plaintiff, and you should proceed to **Question 11**.

10.	Did Plaintiff	prove	that	the	posting	of the	VIDEO	caused	him	severe
en	notional distre	ss?	7	29			0%	v e	40	

YES		NO _	

If you answered **YES** to Questions **8-10**, then your verdict on the claim of intentional infliction of emotional distress is in favor of **Plaintiff**. Please proceed to **Question 11**.

If you answered **NO** to **Question 10**, then your verdict is against Plaintiff on his claim for intentional infliction of emotional distress. Please proceed to **Question 11**.

#### Fifth Claim

#### VIOLATION OF FLORIDA'S SECURITY OF COMMUNICATIONS ACT

11.	Did Pla	intif	fprove	that I	Defendants	intentionally	used	or disclosed	the
, VI	DEO?						8		
	×	0.	1			(4)		393	
	YE	ES_	1	NO					

If your answer is YES, please answer Question 12.

If your answer is **NO**, then your verdict on Plaintiff's claim for violation of Florida's Security of Communications Act is against Plainitiff, and you should proceed to **Question 15**.

12. Did Plaintiff prove that he had a reasonable expectation of privacy in the bedroom where the VIDEO was recorded?



If your answer is **YES**, please answer **Question 13**.

If your answer is **NO**, then your verdict on Plaintiff's claim for violation of Florida's Security of Communications Act is against Plaintiff, and you should proceed to **Question 15**.

13. Did Plaintiff prove that Defendants knew or had reason to know that he was recorded on the VIDEO without his knowledge or consent?



If your answer is **YES** to Questions **11-13**, then your verdict on Plaintiff's claim for violation of Florida's Security of Communications Act is in favor of **Plaintiff**, and you should proceed to **Question 14** to consider Defendants' "good faith" defense.

If your answer to Question 13 is NO, then your verdict on Plaintiff's claim for violation of Florida's Security of Communications Act is against Plaintiff, and you should proceed to the Damages Introduction paragraph before Question 15. (on page 8)

#### Good Faith Defense

14. As to only Plaintiff's claim for violation of Florida's Security of Communications Act, did Defendants prove that they acted in good faith reliance on a good faith determination that their conduct was lawful?

YES \_\_\_ NO \_\_\_

If your answer to **Question 14** is **YES**, then your verdict on Plaintiff's claim for violation of Florida's Security of Communications Act is in favor of Defendants.

If your answer to **Question 14** is **NO**, then your verdict on Defendants' good faith defense is against Defendants, and in favor of **Plainitff** on his claim for violation of Florida's Security of Communications Act.

**Damages Introduction** 

If your verdict was in favor of Plaintiff on his claims for publication of private facts (YES to Questions 1-2), invasion of privacy for intrusion (YES to Questions 4-5), violation of common law right of publicity (YES to Questions 6-7), intentional infliction of emotional distress (YES to Questions 8-10) and/or violation of Florida's Security of Communications Act (YES Questions 11-13), you will consider the matter of damages and should proceed to **Question 15**.

#### **DAMAGES**

15.

A. What is the total amount of money that will fairly and adequately compensate Plaintiff for any economic injuries, losses or damages caused by the Defendants' conduct?

\$ 55 M

B. What is the total amount of money that will fairly and adequately compensate Terry Bollea for the emotional distress, which resulted from the Defendants posting the VIDEO on the Internet?

\$ 60M

TOTAL DAMAGES OF PLAINTIFF (add lines 15A and 15B above)

\$ 115M

Please proceed to: PUNITIVE DAMAGES.

### **PUNITIVE DAMAGES**

16.		of this case, state whether you find by clear at punitive damages are warranted against:
	Gawker Media, LLC	Yes No
	Nick Denton	YesNo
	A.J. Daulerio	Yes No
	that Defendant/those Defend	Defendant, please answer <b>Question 17</b> as to lants. If you answered <b>NO</b> as to all date this verdict form and return it to the
17.	Did Defendants have a specthe VIDEO on the Internet?	ific intent to harm Plaintiff when they posted
8	Gawker Media, LLC	Yes No
	Nick Denton	Yes No
	A.J. Daulerio	Yes 1 No
Plea		form and return it to the courtroom.
	SO SAY WE ALL, this 18th	day of March, 2016.
	¥(	FOREPERSON